

EXHIBIT 47

1

2 UNITED STATES DISTRICT COURT
3 SOUTHERN DISTRICT OF NEW YORK

-----X

4 MARK I. SOKOLOW, et al.,

5

PLAINTIFFS,

6

-against-

7 Case No:
8 04CV397 (GBD) (RLE)

9

10 THE PALESTINE LIBERATION ORGANIZATION, et
11 al.,

12 DEFENDANTS.

13 -----X

14

15 DATE: July 12, 2012

16 TIME: 11:40 A.M.

17

18

19 DEPOSITION of KATHERINE BAKER,
20 taken by the Defendants, pursuant to Notice
21 and to the Federal Rules of Civil
22 Procedure, held at the offices of Morrison
23 & Foerster, 1290 Avenue of the Americas,
24 New York, New York 10104, before Robert X.
25 Shaw, CSR, a Notary Public of the State of
New York.

26

27

1 Katherine Baker

2 span?

3 MR. SOLOMON: Objection.

4 You can answer.

5 A. I don't know.

6 Q. Do you know what physician or
7 physicians treated your son prior to his
8 death?

9 MR. SOLOMON: Objection.

10 You can answer.

11 A. Um, I'm not sure what time
12 frame you are interested in. In Harrisburg
13 he was treated by Dr. Joseph Cincotta, but
14 at the time of his death he was living in
15 Israel, and I don't know if he had a
16 physician in Israel or not.

17 Q. So, the name of his doctor in
18 Harrisburg was Dr. Cincotta?

19 A. Yes.

20 Q. And was that a pediatrician, an
21 internist?

22 A. A family physician.

23 Q. Is Dr. Cincotta your doctor, as
24 well?

25 A. Yes.

1 Katherine Baker

2 A. That is correct.

3 Q. Have you ever seen his body?

4 A. NO.

5 Q. Do you know if anyone in your
6 family has viewed his body?

7 A. To my knowledge, no.

8 Q. Are you aware of any evidence
9 that your son was conscious between the
10 time of the blast and the time of his
11 death?

12 MR. SOLOMON: Objection.

13 A. I have not read any reports
14 about that; and so, I'm not aware of any
15 evidence.

16 Q. Do you have any information
17 about whether he was conscious for any
18 period of time between the blast and the
19 time of his death?

20 A. I do not.

21 Q. Has anyone ever told you, one
22 way or the other?

23 A. NO.

24 Q. Do you know if anyone in your
25 family has been told about whether he was

1 Katherine Baker

2 Q. Are you aware of any evidence
3 that the PLO had anything to do with your
4 son's death?

5 A. I'm not aware of any evidence
6 that it didn't.

7 Q. Okay. That's not what I asked.
8 Are you aware of any evidence that the PLO
9 had something to do your son's death?

10 A. I. --

11 MR. SOLOMON: Objection.

12 Just answer his question.

13 A. No.

14 Q. Are you aware of any evidence
15 that the Palestinian Authority had
16 something to do with your son's death?

17 MR. SOLOMON: Objection.

18 A. No.

19 Q. You mentioned, when we started,
20 that your father had been a Methodist
21 minister?

22 A. Correct.

23 Q. I take it, then, that you did
24 not grow up Jewish?

25 A. That's correct.